

DANCING—Mr. J. HALL'S classes for English

PUBLIC NOTICES.

IN THE SUPREME COURT OF NEW SOUTH WALES.
In the Will of JOSEPH CONRIN, of Sydney, in the colony of New South Wales, Merchant, deceased.
NOTICE is hereby given that, after the expiration of fourteen days from the publication hereof, application will be made to His Honour the Chief Justice, in the said Court, for the probate of the Will of the said deceased, and for the appointment of the executors named therein, to come in and prove the same if he shall think fit.
Dated this 10th day of February, 1875.
HARRIS and MAXIMSON, Executors for said Executors, 89, Elizabeth-street, Sydney.

BANK OF NEW SOUTH WALES.—A BRANCH
of the Bank is now open at SINGLTON, in the colony, for the transaction of all ordinary banking business.
SHEPHERD SMITH, General Manager, Sydney, 25th January, 1875.

GILCHRIST AND WERTON
PROPERTY AUCTIONEERS, AND
ESTATE AGENTS,
8, Market-street, Sydney.
undertake the disposal of Real Property and Estate by public or private sale, negotiation of loans on mortgage, collection of rents, and all business connected with the management of property.

T. A. RICHES, of T. R. APPROVED
PLAN for an HOSPITAL, to be built at CORMACK, Park Downs, Queensland.
Particulars are ascertained at the office of Mr. JOHN SPINAGE, Terry-chambers, Pitt-street, Sydney.

THE UNDERMINE, being about to leave the colony by the Parramatta, requests that all CLAIMS against him be at once sent in for liquidation. All CLAIMS to be sent to Mr. J. H. HARRIS, 89, Elizabeth-street, Sydney.

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ADVANCES ON WOOL.
The undersigned undertake the negotiation of WOOL for SALE, either in the market or for shipment to London, America, and the Continent of Europe, and are prepared to make liberal advances on the same.
FANNING, GRIFFITHS, and CO.,
Spring-street, Sydney.

HARRIS and GORMAN, Property and Estate Agents, undertake the SALE or PURCHASE of HOUSES and LAND, and all business connected with the management of property.
Bell-chambers, 176, Pitt-street, Sydney.

SICK PAY, MEDICAL ATTENDANCE, AND MEDICINE, for 8d per week upwards.
Life Assurance for 100 weeks upwards.
PIONEER LIFE ASSURANCE and BENEFIT SOCIETY, Capital, £100,000.
227, George-street, Sydney.

ESTATE OF JOHN TIERNEY, formerly of the Globe, Centennial, deceased. All persons having any CLAIMS upon this Estate are requested to send particulars to Mr. J. H. HARRIS, 89, Elizabeth-street, Sydney.

BOWEN, MILLIS, and GORDON, LAND AND ESTATE AGENTS, 14, PITT-STREET, Sydney.
Cash advanced on properties or goods for sale.

NOTICE. All persons are cautioned against negotiating, signing, or in any way endorsing, or acting as Promoters, Agents, or Bills of Exchange, drawn or accepted by Mr. ELIZABETH MCGUIN, Superintendent of the Sydney, St. Patrick's, 100, Harrington-street, Sydney.

HENRY gives notice that he shall not pay or receive any Orders drawn, by any person on him, in connection with his business, unless such Orders are drawn by or on the order of Mr. HENRY HILLMAN, 100, Harrington-street, Sydney.

NOTICE. The price of all imported MEDICAL MEDICINES is reduced from the date 1st January to 3d each, and a corresponding reduction on the advertisement of the same, to protect their customers from imposition by seeing that all articles sold by them are secured by the legal patent medicine of the country, and to the satisfaction of the public.

J. HENRY, WM. STEWART, A. J. WATT, and CO.—February 10.

BEING about to leave the Colony, all CLAIMS against him, must be sent in at once.
HENRY HILLMAN, 100, Harrington-street, Sydney.

ALL PERSONS having any CLAIMS upon the Estate of Mr. JAMES DABIN, late of Windsor, deceased, are requested to forward particulars thereof to the undersigned on or before the 31st day of February next. JAMES DABIN, 176, Pitt-street, Sydney.

CIVIL SERVICE BUILDING SOCIETY.—The MONTHLY PAYMENT falls due THIS DAY, the 11th February, 1875, at the hours of 10 o'clock, 5, and 9, in the evening, at the office of the Secretary, opposite Hunter-street. Shares and all information can be obtained from JOHN PURKIS, Secretary.

WINDSOR FIRE RELIEF FUND.—The subscription list will be placed forward to the undersigned on or before MONDAY next, as it is desirable to get in all moneys on that day.
RICHARD DRYDEN, Hon. Sec., 100, Harrington-street, Sydney.

MULLOON COPPER MINING COMPANY (Limited).
Mr. W. E. EBLEWHITE, having been appointed MANAGER of the above Company, will in future conduct the business of the same, and receive all moneys at the office, 313, George-street.

NOTICE. The undersigned, being about to leave the colony on a visit to Europe, requests that all CLAIMS, if any, be sent in for immediate liquidation.
CHARLES SCHWEIG, Address: Messrs. Meyerfield and Co., 12, Macquarie-place, Sydney, February 10, 1875.

REMOVED.—W. PRATT, Wholesale Druggist, from 821, to 674, George-street, opposite the Cathedral.

BOROUGH COUNCIL NOTICES.
BOROUGH OF CAMPERDOWN.
A BALLOT was taken on Monday, the 9th instant, for the election of a Council for the Borough of Camperdown, in place of those who retire by rotation but who are eligible for re-election, with the following result.

BOROUGH OF WINDSOR.
NOTICE is hereby given that the undersigned have been duly elected to the respective offices of Aldermen and Auditors.

SMITH THOMAS GREENWELL, George-street, and FREDERICK JAMES GREENWELL, George-street, Council-chambers, Windsor, February 9, 1875.

BOROUGH OF WOOLLAHRA.
OFFICIAL DECLARATION OF THE POLLING.
At 9 o'clock, yesterday morning, the Returning Officer and Mayor of the Borough (Mr. Benjamin Cook) attended the Council Chamber, and announced the state of the Poll taken on the 9th instant, for the election of an Alderman for PIPER WARD, to be as follows:

FREDERICK WATLEY 25
SAMUEL THOMPSON 20

Majority for Mr. WATLEY 5.
Mr. WATLEY was declared elected, and he cordially thanked the electors for the interest they had taken in the election. The ladies more especially, who had taken the trouble to attend to vote for him.

COAL, FIREWOOD, ETC.
JOHN HOUTMAN, of 60, Wood and Coal Merchants, Windsor, Bay, Orders by post attended to.

RICH GILT Mouldings for SALE. CHAS. MOORE and CO., 167, Pitt-street.

STONE JARS, suitable for Jams, for SALE, at 574, George-street.

LAW.

SUPREME COURT.—FEBRUARY 10
SITTING FOR CAUSES.
JURY COURT.
Before Mr. Justice FORTESCUE.
JAMES H. HARRIS, Plaintiff, v. JAMES H. HARRIS, Defendant.

Mr. H. H. Harris, Plaintiff, v. James H. Harris, Defendant. The Plaintiff claims that the Defendant is liable to him for the sum of £100, and costs. The Defendant denies the claim. The Court ordered that the Defendant should pay the Plaintiff the sum of £100, and costs.

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METROPOLITAN DISTRICT COURT.

Before Mr. District Judge WILKINSON.
JAMES H. HARRIS, Plaintiff, v. JAMES H. HARRIS, Defendant.

Mr. H. H. Harris, Plaintiff, v. James H. Harris, Defendant. The Plaintiff claims that the Defendant is liable to him for the sum of £100, and costs. The Defendant denies the claim. The Court ordered that the Defendant should pay the Plaintiff the sum of £100, and costs.

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CHAMBER OF COMMERCE.

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The annual meeting of the Chamber of Commerce of the Colony was held yesterday afternoon at the Chamber of Commerce, at 11 o'clock.

The Chamber of Commerce of the Colony was held yesterday afternoon at the Chamber of Commerce, at 11 o'clock. The meeting was attended by a large number of members, and the business transacted was of an important nature.

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CENTRAL POLICE COURT.

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anything, especially some of the new clip.

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	1974	1975
Port Philip	269,138	232,979
Sydney	1,020,131	1,040,131
Adelaide	89,230	96,411
Melbourne	1,020,131	1,040,131
West of Melbourne	17,349	17,349
Yarriam Lake	17,349	17,349

[illegible]

capas opened at 12 to 12 below last sales rates; soon a further 2 and 3 to 4 below were reached. But lately recovery slightly. It is believed that about \$200,000 has been paid for foreign account. The uneasy feeling in the money market has been somewhat allayed. The market has been very tight and November has assisted to produce the above run of rates. It will be seen from figures submitted, about 100,000 of stock has been brought forward at close of first and second lands, and altogether between the months of August and September, 1909, the market has been very much larger stocks than were anticipated. Of the 200,000 which the majority have been of a poor and more or less inferior quality, the bulk of the stock has been an asphaltic Dulles and inferior quality to buy anything more than a fair price. It is probable our market has been at this time last year; the lower the market has been, the more with heavy arrivals of the coming fall in the early part of year had been new discarding.

BOROUGH COUNCIL

PAIDMAN.—The present fortnightly meeting of the Council in the Council Chamber, during session on Monday, 25th January. The usual formal business was transacted. Aldermen McDonald, Jung, Hannon, Mossman, Mr. and Mrs. H. J. Hannon, and Mr. J. H. Hannon, were present. The previous meeting were read and confirmed. Correspondence was read and the following resolutions were passed:

[illegible]

INFANTICIDE. — COMMITTAL FOR W
MURDER. — At Yass, on Friday last, an inquest was
held on the body of a female infant, that had been found
closest attached to the Wesleyan parsonage in that
town. The evidence, which was very lengthy, apparently
the maternity of the child on a young woman named
Whitmore, and the medical evidence proved that
close to maturity, was probably born alive, and had
deliberately struggled with a piece of stocking, which
found the very tightly round the neck. The jury re-
turned a verdict of wilful homicide against Whitmore,
described as a robust healthy young woman of twenty
years of age, and the coroner then committed her to
the local District Court.

nla.gov.au/nla.news

SHIPPING.

ARRIVAL—FEBRUARY 10.
 City of Adelaide (s), 24 tons, Capt. Walker, from Melbourne.
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DEPARTURE—FEBRUARY 10.
 City of Adelaide (s), 24 tons, Capt. Walker, to Melbourne.
 City of Adelaide (s), 24 tons, Capt. Walker, to Melbourne.
 City of Adelaide (s), 24 tons, Capt. Walker, to Melbourne.
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 City of Adelaide (s), 24 tons, Capt. Walker, to Melbourne.

PROPOSED DEPARTURES—FEBRUARY 11.
 City of Adelaide (s), 24 tons, Capt. Walker, to Melbourne.
 City of Adelaide (s), 24 tons, Capt. Walker, to Melbourne.
 City of Adelaide (s), 24 tons, Capt. Walker, to Melbourne.
 City of Adelaide (s), 24 tons, Capt. Walker, to Melbourne.
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 City of Adelaide (s), 24 tons, Capt. Walker, to Melbourne.
 City of Adelaide (s), 24 tons, Capt. Walker, to Melbourne.

COASTERS INWARDS—FEBRUARY 10.
 City of Adelaide (s), 24 tons, Capt. Walker, from Melbourne.
 City of Adelaide (s), 24 tons, Capt. Walker, from Melbourne.
 City of Adelaide (s), 24 tons, Capt. Walker, from Melbourne.
 City of Adelaide (s), 24 tons, Capt. Walker, from Melbourne.
 City of Adelaide (s), 24 tons, Capt. Walker, from Melbourne.
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 City of Adelaide (s), 24 tons, Capt. Walker, from Melbourne.
 City of Adelaide (s), 24 tons, Capt. Walker, from Melbourne.

COASTERS OUTWARDS—FEBRUARY 10.
 City of Adelaide (s), 24 tons, Capt. Walker, to Melbourne.
 City of Adelaide (s), 24 tons, Capt. Walker, to Melbourne.
 City of Adelaide (s), 24 tons, Capt. Walker, to Melbourne.
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 City of Adelaide (s), 24 tons, Capt. Walker, to Melbourne.

IMPORTS—FEBRUARY 11.
 City of Adelaide (s), 24 tons, Capt. Walker, from Melbourne.
 City of Adelaide (s), 24 tons, Capt. Walker, from Melbourne.
 City of Adelaide (s), 24 tons, Capt. Walker, from Melbourne.
 City of Adelaide (s), 24 tons, Capt. Walker, from Melbourne.
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 City of Adelaide (s), 24 tons, Capt. Walker, from Melbourne.

EXPORTS—FEBRUARY 11.
 City of Adelaide (s), 24 tons, Capt. Walker, to Melbourne.
 City of Adelaide (s), 24 tons, Capt. Walker, to Melbourne.
 City of Adelaide (s), 24 tons, Capt. Walker, to Melbourne.
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SHIP MAIL.
 City of Adelaide (s), 24 tons, Capt. Walker, to Melbourne.
 City of Adelaide (s), 24 tons, Capt. Walker, to Melbourne.
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ROYAL MAIL OFFICE.
 City of Adelaide (s), 24 tons, Capt. Walker, to Melbourne.
 City of Adelaide (s), 24 tons, Capt. Walker, to Melbourne.
 City of Adelaide (s), 24 tons, Capt. Walker, to Melbourne.
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THE WEATHER.
 City of Adelaide (s), 24 tons, Capt. Walker, to Melbourne.
 City of Adelaide (s), 24 tons, Capt. Walker, to Melbourne.
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NEWCASTLE.
 City of Adelaide (s), 24 tons, Capt. Walker, to Melbourne.
 City of Adelaide (s), 24 tons, Capt. Walker, to Melbourne.
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ARRIVALS.
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SPECIAL ADVERTISEMENTS.

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obedience to orders, nothing could have been in worse taste—nothing worse policy—nothing more likely to damage himself individually and his late colleagues generally, than the speech he made. It was the surest way to bring down ridicule, to expose confidence that the motion before the House would be carried, as surely as a similar motion by Mr. PARKES was carried, and then for all but one of the members of the late Government to run away from the division, to leave Mr. WEAVER alone in his glory, and to see thirty-nine votes recorded against the motion. Such most damaging character, and if this is to be taken as a sample of the tactics of the new Opposition, every blow given will recoil with increased force. There has undoubtedly been a great deal of sympathy with the late Ministry in its fall. It was not unpopular either personally or by its policy; but it made one mistake, the penalty of which had to be inexorably exacted. Their defeat was no triumphant defeat by a large and victorious party. They retired from office condemned in one point, yet with much deserved praise in other respects. If, however, it was possible by any course to wear from themselves a large general sympathy, and to divert towards their opponents, that course was precisely the one which Mr. LLOYD, with such singular ingenuity, took.

Not was he much more happy in his attack upon the *Herald*. To the statement that the Premier alone had organized all the preliminary arrangements relating to the release of GARDINER, the answer was that the rest of the Ministers all knew of the minute; as if that had ever been denied, or had anything to do with the process by which the pardon was originally brought about! To other distinct statements showing the action of the Premier, the reply given was that more Cabinet Councils had been held by the late Ministry, than by any preceding one! If this sort of reasoning satisfies Mr. LLOYD, the less he discloses the fact the better, and it augurs a not complimentary estimate of the public at large to suppose that it would satisfy them.

The attack on the Ministry, when they were not in a position to defend themselves, will probably assist them at the forthcoming elections. Unable to get up any particular enthusiasm on behalf of themselves, their opponents have now done the kind service for them, and many who would have done nothing to help them will be summoned to their protection at the hustings to defend in their persons the spirit of fair play.

A delay of six weeks is rendered necessary by the re-election of Ministers. Everybody agrees that the delay is in the highest degree inconvenient, but we have to submit to it because it is a part of the Constitution, which we borrow from the mother-country. As is well known, Lord JOHN RUSSELL endeavoured, though unsuccessfully, to abolish this particular part of the Constitution as having outlived its necessity, and having become more of an inconvenience than of an advantage. It was originally a constitutional defence, and it helped to preserve the purity of Parliament. When the Crown sought to influence members of the House of Commons by giving them places of profit, it became necessary, in order to prevent the people's representatives, to insist that every member taking a place of profit should go back to his constituents for their endorsement of the act. But we are now protected in another way, and the number of persons capable of holding office of profit is limited by law. Having, therefore, a direct and completely effective check on this particular abuse, there is no longer any necessity for an indirect and less effective check.

It is, however, often argued that though the original design of this custom was to prevent the corruption of members, it has answered another valuable constitutional purpose, and for which purpose it is still worth while to keep it up and submit to its inconveniences. This purpose is stated to be that it gives the constituents an opportunity of expressing their opinion on the construction of the new Ministry. If the whole colony consisted of one constituency, and the appeal on this subject were to the whole community, there would be some force in this argument; for the people would then pronounce directly their approval or disapproval of the new Ministry, and of the constitution of the new Cabinet. Even then, however, it would be very much open to question whether anything would be gained by appealing in this matter to the primary assemblies of the people, instead of, as at present, letting the question be decided by Parliament as the representatives of the people. But setting aside that consideration, we have to look at the fact that the appeal as at present made is not to the people, but merely to a small fraction of the people; and on what constitutional principle can it be said that a small fraction has a right to pronounce a definitive opinion on a matter which really concerns the whole? It is at present given to one or two constituencies, sometimes only one, to embarrass the formation of a new Ministry, and perhaps to prevent its formation at all. This is practically to give to the minority the right of veto on the majority.

It is sometimes said that to give up the plan of sending members back to their constituents would take away one of the hindrances to frequent changes of Government. This, however, is by no means certain; but even if it were true, the inconvenience would have to be set against the other inconvenience of the waste of time at critical periods. Here we are now with the session proper to last year not yet held, with no Estimates passed for the present year, and we have now an enforced delay of six weeks.

When the Ministers meet there will be the best possible excuse for a short session, and all practical legislation will be thrown forward towards the end of the year. It is a compensating advantage for such an inconvenience as this to be told that the inconvenience itself is an attack on too frequent changes of Ministry? Circumstances, at any rate, are opportune for the electorate to take the whole matter into their serious consideration, and to ask themselves whether the constitutional advantage is equal to the constitutional impropriety, and whether the practical gain is equal to the practical loss?

HARVEST reports are now rife. They reach us from Queensland, Victoria, South Australia, and New Zealand. It is not a little to our discredit that we knew less of our own crops than of our neighbours'. One seeks in vain through the country journals for a word concerning the appearance of any growing crops, so that in the absence of a systematic inquiry, such as the Agricultural Society has commenced, but has not yet developed, we are in the dark pretty much as to what our own crop will yield. Gathering up the statements that

are met with here and there, they seem to justify the expectation of an average somewhat below that of last year. The wheat crop has suffered in some districts from want of rain, although the hot weather has been very favourable to harvest operations. The quality is understood to be unusually good. In Queensland the heat has been more felt than here, but the breadth of wheat is not such as to make the circumstance of much moment, being only a little over three thousand acres.

Considering the despairing wails that have reached us from Victoria concerning the effects of the drought, we suppose the farming brotherhood of that colony are to be congratulated on reaping a crop of wheat that falls only a little below that of last year; at least that is the estimate founded upon the facts derived from the thrashing that have already taken place. But the grain is of fine quality, and where harvested, well harvested. The variation in yield is very great. The greatest yield in the Bendigo, for instance, is 35 bushels per acre, the least 10. In the East Loddon portion of the district the maximum is 35, the minimum 8. In one portion of the Wimmera district the maximum is 20, the minimum 4; in another the maximum is 30 and the minimum 5. In the Grant district the maximum is 25 bushels, the minimum 8. In the Murray district the maximum is 25 and the minimum 4.

In passing it may be observed that the great difference recorded between the maxima and minima will soon cease to obtain, if what is stated of the improved system of farming be true. The advanced farmers are all forsaking the old exhausting system of farming, and attempting the permanent fertility of the soil by means of restorative measures; of which the rotation of crops, artificial grasses, and sheep are the chief. When these are generally adopted, and the present tendency appears to be in that direction, the minima will be levelled up, and the decennial average will not, we think, be below twenty bushels. It may be expected that blights to which wheat is liable will occur occasionally, but never with such virulence as they have done, the plant being generally in a more healthy state. In Victoria oats and barley occupy a more important place than they do in the other colonies, together with hay, and this year the crops are spoken of as very good.

The heat has not proved too strong for the wheat crop of South Australia. The three-quarters of a million acres under that crop are commended by the journals of the colony for having done their duty and brought forth their increase. Harvest is for the most part at an end, and an unusual quantity of grain has been thrashed out in the field. From the computations already made it appears probable that the yield will prove in excess of what it has been for several years past. Even in many of the old agricultural districts, generally thought to be worked out, unwanted productive power has been discovered, and the results obtained on farms that have been the subjects of an improved system have been so good as to justify the expectation of much larger returns in future, and a greater profit per pound sterling on the capital invested. The unprecedented average of 14 bushels per acre is looked for, not by sanguine but practical judges. If so this will be 5 bushels an acre beyond the average of the past ten seasons. And 5 bushels per acre was exactly the measure of one entire crop since 1870. Making some deduction, however, the authorities in the colony are settling down to

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